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**GOODRICH CORPORATION – SUED HEREIN
AS GOODRICH CORP.**

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Attorneys for Plaintiffs

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

MARGITA GERGELOVA and VIKTOR GERGEL, individually, as successors-in-interest to ARNOLD GERGEL, deceased, and as co-Personal Representatives of the Estate of ARNOLD GERGEL; ALIA FAROUKH, individually, as legal guardian for KARIM WARDE KHALIFEH and MOHAMAD ALI KHALIFEH, as successor-in-interest to HUSSEIN MOUNIR KHALIFEH, deceased and as Personal Representative of the Estate of

CASE NO. 09-CV-05020-SI

[Assigned to Hon. Susan Illston]

**STIPULATION TO EXTEND
TIME TO ANSWER OR
OTHERWISE RESPOND TO
COMPLAINT**

1 HUSSEIN MOUNIR KHALIFEH;
2 CAMILLE LACOME, individually, as
3 legal guardian for ZOURI SALEMKOUR
4 LACOME, as successor-in-interest to
5 SAMIR SALEMKOUR, deceased and as
6 Personal Representative of the Estate of
7 SALEMKOUR LACOME; MATTHIEU
8 ARRONDO, individually, as successor-in-
9 interest to CATHERINE ARRONDO
10 TAKVORIA, deceased, and as Personal
11 Representative of the Estate of
12 CATHERINE ARRONDO TAKVORIA;
13 CHANTAL KOEHLER, individually, as
14 successor-in-interest to AUDREY
15 QUESADA, deceased, SANA ZERELLI,
16 deceased, and JASSIM ZERELLI,
17 deceased, and as Personal Representative of
18 the Estates of AUDREY QUESADA,
19 SANA ZERELLI, AND JASSIM
20 ZERELLI; and GUY WARRIOR,
21 individually, as successor-in-interest to
22 NEIL WARRIOR, deceased, and as
23 Personal Representative of the Estate of
24 NEIL WARRIOR,

25 Plaintiffs,

26 vs.

27 AIRBUS S.A.S.; AIRBUS AMERICAS,
28 INC.; HONEYWELL INTERNATIONAL;
THALES GROUP; THALES U.S.A., INC.;
MOTOROLA, INC.; INTEL CO.;
ROCKWELL COLLINS CO.;
HAMILTON SUNDSTRAND CORP.;
GENERAL ELECTRIC CO.; GE
AVIATION SYSTEMS, LLC;
GOODRICH CORP.; DUPONT CO.;
JUDD WIRE CO.; and RAYCHEM CO.,

29 Defendants.

30
31 It is stipulated between and among all PLAINTIFFS and GOODRICH
32 CORPORATION, sued here as Goodrich Corp. (hereinafter "Goodrich"), by their
33 respective attorneys:

34 1. In order to promote efficiency and uniformity with respect to
35 deadlines for responding to the Plaintiffs' Complaint among all

1 Defendants whether or not served to date, Plaintiffs and Goodrich
2 have agreed to an extension of time until January 15, 2010 for
3 Goodrich to answer or otherwise respond to the Plaintiffs'
4 Complaint;

5 2. The parties have not previously requested extensions of any
6 deadlines, and the parties do not believe that this extension will alter
7 any currently existing deadlines or the current case schedule;

8 3. This stipulation is made without prejudice to Defendant's rights or
9 the rights of any other parties to seek additional time to respond to
10 the Complaint, if necessary; and

11 4. By entering into this Stipulation, Goodrich does not waive any
12 defenses, rights, privileges or otherwise concede to the
13 appropriateness of this forum for resolution of this dispute.

14 Dated: December 11, 2009

15 BLANK ROME LLP

16
17 By: /s/ Warren A. Koshofer
18 Warren A. Koshofer
Attorneys for Defendant
GOODRICH CORP.

19 Dated: December 11, 2009

20 BOWLES & VERNA LLP

21 By: /s/ Michael P. Verna
22 Michael P. Verna
Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 11th day of December, 2009, I electronically filed the foregoing Stipulation To Extend The Time To Answer Or Otherwise Respond To Complaint with the Clerk of the Court using the CM/ECF system.

Counsel is also serving by email this document on those parties who have yet to file an appearance in this case.

By: Linda Sepulvado
Linda Sepulvado